UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SHABTAI SCOTT SHATSKY, et al.,

Plaintiffs,

V.

THE PALESTINE LIBERATION ORGANIZATION and THE PALESTINIAN AUTHORITY,

Defendants.

USDC SDNY **DOCUMENT** ELECTRONICALLY FILED DATE FILED: 2/4/2021

Case No. 18-cv-12355 (MKV)

STIPULATION AND ORDER REGARDING ACCESS TO DISCOVERY MATERIAL FROM SHATSKY V. PLO, CASE NO. 02-CV-2280 (RJL) (D.D.C.)

Plaintiffs and Defendants (collectively, the "Parties"), through undersigned counsel, represent and stipulate as follows:

- 1. All of the plaintiffs in Shatsky v. PLO, Case No. 02-cv-2280 (RJL) (D.D.C.) ("Shatsky I") are Plaintiffs in this action.
- 2. The Palestinian Authority ("PA") and the Palestine Liberation Organization ("PLO") were defendants in *Shatsky I* and are Defendants in this case.
- 3. One counsel who represented plaintiffs in *Shatsky I* has also appeared on behalf of Plaintiffs in this action.
- 4. Counsel for the PA and PLO in *Shatsky I* is also counsel for the PA and PLO in this action.
- 5. The parties to Shatsky I produced documents, answered interrogatories, and provided deposition testimony in that action (the "Shatsky I Discovery Material"), subject inter alia to the terms and conditions set forth in the Protective Order Regarding Confidentiality of

Discovery Material (the "Shatsky I Protective Order"), which is at Docket Entry No. 157-2 in Shatsky I.

6. The undersigned, as counsel for Plaintiffs and Defendants in this action, stipulate and agree that, pending entry of a Protective Order in this case, which will supersede the Shatsky I Protective Order adopted by this Stipulation, the Parties and their counsel shall have access to and may use in this case the Shatsky I Discovery Material, subject to the terms and conditions set forth in the *Shatsky I* Protective Order, and subject to the reservations stated in paragraph 7 of this Stipulation. For purposes of this paragraph, references in the Shatsky I Protective Order to "this litigation" or "the above-captioned action" shall be deemed to encompass this action as well as Shatsky I.

7. The Parties otherwise reserve all of their rights and arguments as to the use in this action of information or materials produced in discovery or otherwise in *Shatsky I*, and are entering into this Stipulation without prejudice to any such rights or arguments. No party shall argue that any other party, by entering into this Stipulation, has waived or otherwise prejudiced any right or argument relating to the use in this action of information or materials produced in discovery or otherwise in *Shatsky I*.

SO STIPULATED AND AGREED TO on this 20th day of January, 2021.

COHEN & GRESSER LLP

Mark S. Cohen

mcohen@cohengresser.com

Stephen M. Sinaiko

ssinaiko@cohengresser.com

Ronald F. Wick (admitted *pro hac vice*)

rwick@cohengresser.com

800 Third Avenue

SQUIRE PATTON BOGGS (US) LLP

Gassan A. Baloul (GB-4473)

gassan.baloul@squirepb.com

Mitchell R. Berger (MB-4112)

mitchell.berger@squirepb.com

2550 M Street, NW

Washington, DC 20037

Telephone: (202) 457-6000

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New York, New York 10022 Telephone: (212) 957-7600

Attorneys for Plaintiffs

Facsimile: (202) 457-6315

Attorneys for Defendants

SO ORDERED:

United States District Judge

Dated: February 4, 2021